

REMARKS

In the Office Action, the Examiner allowed Claims 11, 13, 15 and 16 were allowed. Claims 1, 3-7, 9, 10, 12 and 14, which are the other pending claims, under 35 U.S.C. §103 as being unpatentable over the prior art, principally U.S. Patents 6,211,849 (Sasaki, et al.), 6,658,666 (Arsenault), 5,148,263 (Hamai) AND 5,513,115 (Richards, et al.).

With respect to the rejected Claims, Claims 1, 4, 6 and 7 were rejected as being unpatentable over Sasaki, et al. in view of Arsenault, Hamai and Richards, et al; and Claim 3 was rejected over Sasaki, et al. in view of Arsenault, Hamai Richards, et al, and further in view of U.S. Patent 5,623,519 (Babcock, et al.). Claim 5 was rejected as being upatentable over Sasaki, et al, Arsenault, Hamai, Richards, et al. and further in view of U.S. Patent 5,801,674 (Shimizu); and Claim 9 was rejected over Sasaki, et al, Arsenault, Hamai, Richards, et al. and further in view of U.S. Patent 5,825,777 (Komarek, et al.). Claim 10 was rejected over Arsenault in view of Sasaki, et al, Hamai and Richards, et al; Claim 12 was rejected over Sasaki, et al. in view of Arsenault, U.S. Patent 6,335,778 (Kubota, et al.), Hamai and Richards, et al; and Claim 14 was rejected over Sasaki, et al. in view of Arsenault, Hamai, U.S. Patent 6,204,864 (Jayavant), Hamai and Richards, et al.

Claims 1, 4, 6, 10, 12 and 14 are being amended to better define the subject matters of these claims. More specifically, each of these claims is being amended to describe the feature that each driver IC includes a controller for, or performs the step of, transmitting a wait bit block to a succeeding driver IC in the series in which the driver ICs are connected. Also, Claim 17, which is dependent from Claim 1, is being added to describe preferred features of the invention.

For the reasons discussed below, Claims 1, 3-7, 9, 10, 12, 14 and 17 patentably distinguish over the prior art and are allowable. The Examiner is, thus, requested to reconsider and to withdraw the rejections of Claims 1, 3-7, 9, 10, 12 and 14 under 35 U.S.C. §103, and to allow these claims and new Claim 17.

The present invention, generally, relates to a liquid crystal display device. In this device, a driver interface and the individual driver ICs are connected together in series, either by a video signal line or by a transmission line, and in use, video signal data are transmitted to the driver ICs over those lines.

Sasaki teaches a driver IC's cascade connection method, however this reference does not disclose or suggest that a plurality of signals (video, clock, power source) is passed through metals of the driver ICs (see Fig 1 of Sasaki).

As examiner pointed out, Hamai shows an outside power pad being connected to an inside metal layer. However, Hamai only shows a discrete IC chip which has a multi-layered closed loop-pattern (power supply line pattern) connected to power pad, and this reference does not teach that a power feed line should be placed inside the driver ICs, which are cascade-connected.

A mask signal by Arsenault will be a local bit mask, and thus Arsenault does not suggest or teach that the mask signal is generated by a controller of driver ICs to forcibly set video data to '1' (wait bit block).

Richards, et al. was cited for its disclosure of transmitting a wait block, and the Examiner particularly referred to the discussion in Richards, et al. from column 20, line 54 to column 21, line 18. Richards, et al. relates to an injection molding machine; not to liquid crystal display devices. Accordingly, those of ordinary skill in the art of the present invention would not look to

Richards, et al. for guidance for the design of LCD driver circuits. Moreover, with the procedure described in Richards, et al, and as explained from column 20, line 54 to column 21, line 18, the wait block is not transmitted from one controller to another, but is used in a process to cause that process to wait for a period of time before outputting a flow control signal. Thus, Richards, et al. has very little, if any, relevance to the present invention, and furthermore, Richards, et al. does not teach using the wait block as it is used in the instant invention.

With particular regard to claim 1, Sasaki et al. does not show that the driver receives a digital packet signal including an input video signal and each driver IC includes a controller for generating a mask signal to mask video data output from the driver IC.

Arsenault et al. teaches how to filter incoming data by using a bit mask. However, the meaning of bit mask described Arsenault is different from the bit mask of the present invention. In the Arsenault system, an IRD has a local bit mask, which is comprised of a plurality of flags, and performs a logical operation using the local bit mask and each incoming carousel mask to determine which objects to save.

In the embodiment of the present invention described in detail in the present application (see Figures 14 and 17), the bit mask operation means forcing the differential buffer output signal to become 1. Therefore, Arsenault et al. does not show a driver IC including a controller for generating a mask signal to force video data to become 1 (Wait bit block).

With respect to claims 4, 6 and 10, here too, it is important to note that the meaning of bit mask disclosed in Arsenault et al. is different from the masking signal described in these Claims. The bit mask operation described in Claim 4, 6 and 10 forces the output bit block to become the wait bit block.

As to claim 12, again, the meaning of bit mask described by Arsenault et al. is different from the bit mask operation described in this claim. The latter bit mask operation forces the output bit block to become the wait bit block.

In addition, Kubota et al. does not show the way to transmit a synchronization pattern during a horizontal blanking period. According to the description in Col.9 Lines 39-46, the digital image signals are latched in the first memory LAT in a horizontal scanning period. Then, the image signals in LAT are transferred to the second memory TRF during the horizontal blanking period. This is just a memory copy operation in a driver IC. In the case of Claim 12, the synchronization pattern is transferred to each driver IC during the horizontal blanking period in order to inform the beginning of the video transfer.

With respect to claim 14, the meaning of bit mask described by Arsenault et al. is different from bit mask operation described in this claim. The bit mask operation of Claim 14 forces the output bit block to become the wait bit block.

In Jayavant's specification, the word "bit block" stands for BIT-BLT. The BIT-BLT performs a bit block transfer of the color data corresponding to a rectangle of pixels from the specified source into a destination. In contrast, in the case of the preferred embodiment of this invention, the structure of a packet data shown in figure 4 is referred to as a "bit block".

The other references of record have been reviewed, and these other references, whether they are considered individually or in combination, also fail to disclose or suggest the use of the wait bit as described in Claims 1, 4, 6, 10, 12 and 14. For example, Shimizu, et al was cited for its disclosure of a masking signal, but this reference does not describe a wait bit as described in the above-listed claims. Also, Babcock, et al was relied on by the Examiner for its disclosure of synchronizing a serial stream of data, and Komarek, et al. was cited for its disclosure of a

dummy circuit that matches operational characteristics of modulating circuits. None of these references, however, disclose or suggest the principal of transmitting a wait bit from one driver IC to another in sequence, as described in Claims 1, 4, 6, 10, 12 and 14.

This feature of the invention is of utility because, in combination with the other elements of Claims 1, 4, 6, 10, 12 and 14, it helps to enable minimization of the number of interface signals by employing high speed interface for video data and control signal with packet communication.

Because of the above-discussed differences between Claims 1, 4, 6, 10, 12 and 14 and the prior art, and because of the advantages associated with those differences, it cannot be said that any of these claims is obvious in view of that prior art. These Claims 1, 4, 6, 10, 12 and 14 thus patentably distinguish over the prior art. Claims 3 and 17 are dependent from Claim 1 and are allowable therewith; and claim 5 is dependent from, and is allowable with, Claims 4. Also, Claims 7 and 9 are dependent from claim 6 and are allowable therewith; and Claim 16 is dependent from, and is allowable with, Claim 14. The Examiner is, accordingly, respectfully requested to reconsider and to withdraw the rejections of Claims 1, 3-7, 9, 10, 12 and 14 under 35 U.S.C. §103, and to allow these claims and Claim 17.

Every effort has been made to place this application in condition for allowance, a notice of which is requested. If the Examiner believes that a telephone conference with Applicants' Attorneys would be advantageous to the disposition of this case, the Examiner is asked to telephone the undersigned.

Respectfully Submitted,

John S. Sensny
John S. Sensny
Registration No. 28,757
Attorney for Applicants

Scully, Scott, Murphy & Presser
400 Garden City Plaza – Suite 300
Garden City, New York 11530
(516) 742-4343

JSS:jy